## 

1	E. MARTIN ESTRADA	
2	United States Attorney MACK E. JENKINS	
3	Assistant United States Attorney Chief, Criminal Division	
4	VALERIE MAKAREWICZ (Cal. Bar No. 229637) Assistant United States Attorney	
5	Major Frauds Section  1100 United States Courthouse 312 North Spring Street Los Angeles, California 90012 Telephone: (213) 894-0756 Facsimile: (213) 894-6269 E-mail: Valerie.Makarewicz@usdoj.gov	
6		
7		
8		
9	AMANDA LISKAMM Director, Consumer Protection Branch	
10	MANU J. SEBASTIAN Trial Attorney Consumer Protection Branch U.S. Department of Justice 450 Fifth Street NW, Suite 6400 Washington, DC 20001	
11		
12		
13	Telephone: (202) 514-0515 Facsimile: (202) 514-8742	
14	E-mail: Manu.J.Sebastian@usdoj.o	lon
15	Attorneys for Plaintiff UNITED STATES OF AMERICA	
16	UNITED STATES DISTRICT COURT	
17	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
18	UNITED STATES OF AMERICA,	No. 23-CR-00021-JGB
19	Plaintiff,	[PROPOSED] ORDER CONTINUING TRIAL DATE AND FINDINGS REGARDING
20	V.	EXCLUDABLE TIME PERIODS PURSUANT TO SPEEDY TRIAL ACT
21	JASON EDWARD THOMAS CARDIFF,	10 SPEEDI IRIAL ACI
22	Defendant.	CURRENT TRIAL DATE: 4/23/24 PROPOSED TRIAL DATE: 6/11/24
23		INOTOODD INTILE DITTE. U/II/24
24		
25		
26		
27		
0.0		

The Court has read and considered the Stipulation Regarding Request for (1) Continuance of Trial Date and (2) Findings of Excludable Time Periods Pursuant to Speedy Trial Act, filed by the parties in this matter on March 19, 2024. The Court hereby finds that the Stipulation, which this Court incorporates by reference into this Order, demonstrates facts that support a continuance of the trial date in this matter, and provides good cause for a finding of excludable time pursuant to the Speedy Trial Act, 18 U.S.C. § 3161.

The Court further finds that: (i) the ends of justice served by the continuance outweigh the best interest of the public and defendant in a speedy trial; (ii) failure to grant the continuance would be likely to make a continuation of the proceeding impossible, or result in a miscarriage of justice; and (iii) failure to grant the continuance would unreasonably deny defendant continuity of counsel and would deny defense counsel the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.

## THEREFORE, FOR GOOD CAUSE SHOWN:

- 1. The trial in this matter is continued from April 23, 2024 to June 11, 2024. The status conference hearing is continued to May 20, 2024.
- 2. The time period of April 23, 2024 to June 11, 2024, inclusive, is excluded in computing the time within which the trial must commence, pursuant to 18 U.S.C. §§ 3161(h)(7)(A), (h)(7)(B)(i), and (B)(iv).
- 3. Defendant shall appear in Courtroom 1 of the George E. Brown, Jr. Federal Building and United States Courthouse, 3470

## 

Twelfth Street, Riverside, CA 92501-3801 on June 11, 2024 at 9:00 a.m.

Nothing in this Order shall preclude a finding that other provisions of the Speedy Trial Act dictate that additional time periods are excluded from the period within which trial must commence. Moreover, the same provisions and/or other provisions of the Speedy Trial Act may in the future authorize the exclusion of additional time periods from the period within which trial must commence.

HONORABLE JESUS G. BERNAL

UNITED STATES DISTRICT JUDGE

IT IS SO ORDERED.

DATE

Presented by:

/s/

VALERIE L. MAKAREWICZ

Assistant United States Attorney